

3.010

custody, control, and discipline of the Director of Corrections is incarcerated at a facility operated by the Youth Authority, that incarceration shall be deemed to be a term served in state prison.

(k) Notwithstanding subdivisions (d) and (g) or any other provision of law, where one of the new offenses is committed while the defendant is temporarily removed from prison pursuant to Section 2690 or while the defendant is transferred to a community facility pursuant to Section 3416, 6253, or 6263, or while the defendant is on furlough pursuant to Section 6254, the defendant shall be subject to the full enhancements provided for in this section.

This subdivision shall not apply when a full, separate, and consecutive term is imposed pursuant to any other provision of law.

#### CHAPTER 452

An act to amend Section 26227 of the Government Code, relating to local government, and declaring the urgency thereof, to take effect immediately.

[Approved by Governor September 26, 1991. Filed with Secretary of State September 27, 1991.]

*The people of the State of California do enact as follows:*

SECTION 1. Section 26227 of the Government Code is amended to read:

26227. The board of supervisors of any county may appropriate and expend money from the general fund of the county to establish county programs or to fund other programs deemed by the board of supervisors to be necessary to meet the social needs of the population of the county, including but not limited to, the areas of health, law enforcement, public safety, rehabilitation, welfare, education, and legal services, and the needs of physically, mentally and financially handicapped persons and aged persons.

The board of supervisors may contract with other public agencies or private agencies or individuals to operate those programs which the board of supervisors determines will serve public purposes. In the furtherance of those programs, the board of supervisors may make available to a public agency, nonprofit corporation, or nonprofit association any real property of the county which is not and, during the time of possession, will not be needed for county purposes, to be used to carry out the programs, upon terms and conditions determined by the board of supervisors to be in the best interests of the county and the general public, and the board of supervisors may finance or assist in the financing of the acquisition or improvement of real property and furnishings to be owned or operated by any public agency, nonprofit corporation, or nonprofit association to carry out the programs, through a lease, installment

the Director of Corrections is  
pe. 1 by the Youth Authority, that  
ed to be a term served in state prison.  
divisions (d) and (g) or any other  
of the new offenses is committed while  
ily removed from prison pursuant to  
defendant is transferred to a community  
116, 6253, or 6263, or while the defendant  
Section 6254, the defendant shall be  
ents provided for in this section.  
t apply when a full, separate, and  
pursuant to any other provision of law.

CHAPTER 452

6227 of the Government Code, relating  
eclaring the urgency thereof, to take

or September 26, 1991. Filed with  
ate September 27, 1991.]

*California do enact as follows:*

7 of the Government Code is amended

visors of any county may appropriate  
general fund of the county to establish  
her programs deemed by the board of  
meet the social needs of the population  
ot limited to, the areas of health, law  
ehabilitation, welfare, education, and  
of ically, mentally and financially  
d ons.

y contract with other public agencies  
uals to operate those programs which  
rmines will serve public purposes. In  
grams, the board of supervisors may  
agency, nonprofit corporation, or  
property of the county which is not  
ssion, will not be needed for county  
out the programs, upon terms and  
board of supervisors to be in the best  
he general public, and the board of  
ist in the financing of the acquisition  
erty and furnishings to be owned or  
/, nonprofit corporation, or nonprofit  
ograms, through a lease, installment

sale, or other transaction, in either case without complying with any  
other provisions of this code relating to acquiring, improving,  
leasing, or granting the use of or otherwise disposing of county  
property.

A program may consist of a community support program including  
a charitable fund drive conducted in cooperation with one or more  
nonprofit charitable organizations if the board of supervisors deems  
a program will assist in meeting the social needs of the population of  
the county. If the board establishes a program, the officers and  
employees of the county shall have the authority to carry out the  
program, using county funds and property if authorized by the  
board. During working hours, a program may include direct  
solicitation by county officers and employees and the assignment of  
officers and employees to attend or assist in the administration of  
program activities if authorized by the board.

SEC. 2. In enacting this act, the Legislature does not intend to  
increase or decrease the authority of public agencies, other than  
counties, regarding community support programs, including  
charitable fund drives conducted in cooperation with one or more  
nonprofit charitable organizations.

SEC. 3. This act is an urgency statute necessary for the  
immediate preservation of the public peace, health, or safety within  
the meaning of Article IV of the Constitution and shall go into  
immediate effect. The facts constituting the necessity are:

In order that the benefits of charitable fund raising among public  
employees can accrue to employees and nonprofit charitable  
organizations as soon as possible, this act must take effect  
immediately.

CHAPTER 453

An act to amend Section 853.6 of the Penal Code, relating to  
criminal procedure.

[Approved by Governor September 26, 1991. Filed with  
Secretary of State September 27, 1991.]

*The people of the State of California do enact as follows:*

SECTION 1. Section 853.6 of the Penal Code is amended to read:  
853.6. (a) In any case in which a person is arrested for an offense  
declared to be a misdemeanor, including a violation of any city or  
county ordinance, and does not demand to be taken before a  
magistrate, that person shall, instead of being taken before a  
magistrate, be released according to the procedures set forth by this  
chapter. If the person is released, the officer or superior shall prepare  
in duplicate a written notice to appear in court, containing the name  
and address of the person, the offense charged, and the time when,